FORM PCT/DO/EO/905 (March 2001)

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		ATTY, DOCKET NO.
U.S. APPLICATION NO.	FIRST NAMED APPLICANT	045636-5048
	POQUET	INTERNATIONAL APPLICATION NO.
09/869106		
	.	PCT/FR99/03270
MORGAN, LEWIS & BOCKIUS		PRIORITY DATE
1800 M STREET NW WASHINGTON, DC 20036 5869)	I.A. PILING DATE
WASHINGTON, BO 2000		23 DEC 93
		08 AUG 2001
		DATE MAILED:
OT 1/1/10	CONC DECLIREMENTS UNDE	R 35 U.S.C. 371 IN THE UNITED ICE (DO/EO/US)
NOTIFICATION OF MIS	DESIGNATED/ELECTED OFF	ICE (DO/EO/US)
SIAILS	INCOMMITTED TO THE ID to the I	Inited States Patent and Trademark
1. The following items have been s	submitted by the applicant or the 18 to the Confice (37 CFR 1.494) an Elected Office (37 CFR 1.494) and Elec	ice (37 CFR 1.495):
II e Rosic National Fe	e. X Indication of	ternational application into English.
Copy of the internation	al application.	le 19 amendments into English.
Coth or Declaration of	Inventors(s).	ic 17 amendment
Copy of Article 19 am	endments.	
Priority Document.	English and	its Annexes, if any.
The International Preli	minary Examination Report in English and is to the International Preliminary Examinat	tion Report into English.
a - A licent has requested early	y processing under 35 U.S.C. 371(f) but ha	as not filed the following indicated items and/or py of the international application must be filed
2. Applicant has requested items in paragraph 3	OCIONI SEE L. James .	
		ational application.
		and the requirements for
2 The following items MUST be	furnished within the period set forth below	v in order to complete the requirements for
acceptance under 35 U.S.C. 371:	application into English. A processing fee	will be required if submitted
a. Translation of the	application into English. A processing appropriate 20 or 30 months from the priority processing for the reasons indicate	y date.
later than the ap	oppropriate 20 or 30 months from the priority assistance is defective for the reasons indicate assistance.	ed on the attached Notice of Defective
Translation.	Posice.	and/or the Annexes later than the
b. Processing fee for	r providing the translation of the application	FR 1.492(f)).
anniopriate 70	or 30 months from the F	orn 1 407(a) and (b). Droperty identify
c. Oath or declaration	on of the inventors, in compliance with 370 (preferably by the International application	number and international filing date). A
	he reduited it subtituted the	
date.	ath or declaration does not comply with 37	CFR 1.497(a) and (b) for the reasons
The current oa	ne attached PCT/DO/EO/917.	20 months from the
indicated on u	oviding the oath of declaration in the	ne appropriate 20 or 30 months from the
4. Additional claim fees of \$	as a large entity small	entity, including any required interpretation of the additional claims for which fees are
claim fee, are required. Applic	ant must submit the additional claim too	
due (37 CFR 1.492(g)). See att	ached F10-075.	27 CFR 1 821-1.825. See attached
5. Applicant has not submit	ted the required sequence listing pursuant to	0 37 CFR 1.020
PCT/DO/EO/920.	•	THE PARTY WITHIN TWO (2)
TO COME	ORTH IN 3(a)-3(d), 4 AND 5 ABOVE N	NUST BE SUBMITTED WITHIN TWO (2) MONTHS (where 37 CFR 1.495 applies) FROM IS LATER. FAILURE TO PROPERLY
MONTHS FROM THE DAT	E OF THIS NOTICE OR BY 22 OK 32	MONTHS (where 37 CFR 1432 appears) IS LATER. FAILURE TO PROPERLY
THE PRIORITY DATE FOR	TAL ADANDONMENT.	
THE PRIORITY DATE FOR RESPOND WILL RESULT	IN ADMINDORNAL TO SEE SO	or extension of time under the provisions of 37 CFR
The time period set above may	be extended by filing a petition and tee to	Extension of the
1.136(a).		and set above or the
6 If box 3a or 3c is checked,	a translation of the Annexes MUST be sub-	bmitted no later than the time period set above or the dater than 20 or 30 months from the priority date.
Annexes will be cancelled. A	processing fee will be required it submittee	bmitted no later than the time period set along the ball later than 20 or 30 months from the priority date. and provided by the appropriate 20 (37 CFR 1.494(d)).
7. The Article 19 attended	the from the priority date.	•
or 30 (37 CFR 1.495(d)) mon	ins from the proof,	et and Trademark Office must be mailed to the
Applicant is reminded that an	y communication to the United States Pater and include the U.S. application no. shown	nt and Trademark Office must be mailed to the above. (37 CFR 1.5)
A col	ny of this notice MUST be retu	irned with this response.
Findered: CDPCT/DO/FO/	917 Notice of Defective Tra	ansiation //-///
Enclosed: PTO-875	PCT/DO/EO/920	Deborah D. Williams
□	-	

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